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NOTICE

The undermentioned Gazette of India Extraordinary was published during the week ending the 17th June, 1952:—

Issue No.	No. and Date	Issued by	Subject
95	S. R. O. 1031, dated the 7th June 1952.	Ministry of States.	Application of 'Essential Services (Maintenance) Ordinance, 1941 (XI of 1941), to the employment in the Agartala Electric Supply Company Limited, Tripura.
	S. R. O. 1032, dated the 7th June 1952.	Ditto.	Chief Commissioner, Tripura is vested with all powers to exercise in the State of Tripura.
	S. R. O. 1033, dated the 7th June 1952.	Ditto.	Chief Commissioner, Tripura is authorised to issue directions in respect of persons employed in the Agartala Electric Supply Company, Limited, Tripura.

Copies of the Gazette Extraordinary mentioned above will be supplied on indent to the Manager of Publications, Civil Lines, Delhi. Indents should be submitted so as to reach the Manager within ten days of the date of issue of this Gazette.

PART II—Section 3

Statutory Rules and Orders issued by the Ministries of the Government of India (other than the Ministry of Defence) and Central Authorities (other than the Chief Commissioners).

MINISTRY OF LAW

New Delhi, the 14th June 1952

S.R.O. 1086.—The Central Government hereby directs that the notifications of the Government of India in the late Foreign Department No. 786-I.B., No. 787-I.B., No. 788-I.B. and No. 789-I.B., dated the 9th April, 1913, relating to

the application of the provisions of section 45 of the Code of Civil Procedure, 1908 (Act V of 1908), to certain courts in certain former Indian States, having become obsolete, shall be treated as cancelled.

[No. F.40-I/52-L.]

SHRI GOPAL SINGH, Dy. Secy.

MINISTRY OF HOME AFFAIRS

New Delhi, the 14th June 1952

S.R.O. 1087.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, read with articles 313 and 372 thereof and paragraph 19 of the Adaptation of Laws Order, 1950, the President hereby directs that the following further amendment shall be made in the Rules published by the notification of the Government of India in the late Home Department No. F. 9/19/30-Ests., dated the 27th February 1932, namely:—

In the Schedule annexed to the said Rules, under the heading "Department of Communications", sub-heading "Indian Posts and Telegraphs Department", and the heading "(A) Services" for the items "16(c) Calcutta District", "16(d) Madras District" and "16(e) Delhi District" and the entries relating thereto, the following items and entries shall be substituted, namely:—

16 (c) <i>Calcutta District</i>	Office Superintendent, Ministerial and non-Ministerial staff in Higher Selection Grade, Lady Superintendents and Chief Stenographer.	Engineer-in-Chief and General Manager.	Traffic Superintendent in respect of staff in the Traffic Branch.	(i)	Deputy General Manager.
			Deputy General Manager.	(i) to (v)	Engineer-in-Chief and General Manager.
Engineering Supervisors, Exchange Inspectors Grade A, Telegraph Supervisors, Metrons, Ministerial and non-Ministerial staff in Lower Selection Grade and in special grades the initial pay of which is Rs. 100 or more.	Deputy General Manager in respect of staff in Administration and Traffic Branches, Superintending Engineer in respect of Engineering Branch		Engineer-in-Chief and General Manager.	(vi) & (vii)	Deputy Director General, Staff & Establishment.
			Traffic Superintendent or Executive Engineer in respect of staff under his control.	(i) to (v)	Deputy General Manager in respect of Traffic Branch, Superintending Engineer in respect of Engineering Branch.
			Deputy General Manager in respect of Traffic Branch.	(vi) & (vii)	Engineer-in-Chief and General Manager.
			Superintending Engineer & in respect of Engineering Branch.	(vi) & (vii)	Engineer-in-Chief and General Manager.
			Deputy General Manager in respect of staff other than the above.	All	Engineer-in-Chief and General Manager.

Ministerial staff in clerical grades, Stenographers, Draftsmen, Tracers, Telephone Operators, Mechanics, Cable Jointers and other non-ministerial staff in comparable grades, initial pay of which is less than Rs. 100/-.	Deputy General Manager in respect of Administration and Traffic Branches: Superintending Engineer in respect of Engineering Branch.	Accounts Officer or Assistant Traffic Superintendent or other Gazetted Officer in respect of staff working under his control.	(i) & (ii)	Executive Engineer or Traffic Superintendent.
		Executive Engineer or Traffic Superintendent.	(iii) to (v)	Sup. rintending Engineer in respect of Engineering Branch : Deputy General Manager in other cases.
		Superintending Engineer or Deputy General Manager.	(vi) & (vii)	Engine. r-in-Chief and General Manager.
Class IV staff including staff paid from contingencies on a monthly basis.	Executive Engineer or Traffic Superintendent.	Officers in General Central Service, Class II in respect of staff working under their control.	(i) to (v)	Executive Engineer or Traffic Superintendent.
		Executive Engineer or Traffic Superintendent.	(vi) and (vii)	Superintending Engineer or Deputy General Manager.
16 (d) <i>Madras District</i>				
Office Superintendent.	District Manager	District Manager	All	Deputy Director-General, Staff and Establishment.
Ministerial staff in Lower Selection Grade, Head Draftsmen, Exchange Inspectors Grade A, Matrons, Line Inspectors, Engineering Supervisors, Telegraph Supervisors and other non-ministerial staff on similar scales of pay.	District Manager.	Administrative Officer in respect of staff working under his control.	(i) & (ii)	Executive Engineer.
		Executive Engineer in respect of above staff.	(iii) to (v)	District Manager.
		Executive Engineer in respect of all other staff.	(i) to (v)	District Manager.
		District Manager.	(vi) & (vii)	Deputy Director-General, Staff and Establishment.
Ministerial staff in clerical grades, Stenographers, Draftsmen, Telephone Operators, Exchange Inspectors Grade B, Telephone	Executive Engineer.	Assistant Executive Engineer or an Officer of General Central Service, Class II, in respect of staff	(i) & (ii)	Executive Engineer.

Inspectors, Mechanics, Motor Drivers, Head Carpenters and other non-ministerial staff in comparable grades.		working under his control.		
Linemen, Line Riders and Wiremen.	Assistant Engineer.	Executive Engineer.	All	District Manager.
Class IV staff including staff paid from contingencies on a monthly basis.	Administrative Officer.	Administrative Officer or Assistant Engineer, each in respect of staff working under his control.	All	Assistant Executive Engineer.
16 (e) Delhi District.				
Office Superintendent.	District Manager.	District Manager.	All	Deputy Director-General, Staff and Establishment.
Ministerial staff in Higher Selection Grade.	District Manager.	Divisional Engineer, Telephones.	(i) to (v)	District Manager.
		District Manager.	(vi) & (vii)	Deputy Director-General, Staff and Establishment.
Ministerial staff in Lower Selection Grade, Line-Inspectors, Engineering and Telegraph Supervisors, Wireless Operators, Repeater Station Assistants, Matrons, Telephone Monitors in Lower Selection Grade and Observers and Supervisors.	District Manager.	Administrative Officer or an Officer of Telegraph Engineering and Wireless Service, Class II, in respect of staff working under him.	(i) & (ii)	Divisional Engineer, Telephones.
		Divisional Engineer Telephones, in respect of above staff.	(iii) to (v)	District Manager.
		Divisional Engineer, Telephones, for other staff.	(i) to (v)	District Manager.
		District Manager.	(vi) & (vii)	Deputy Director-General, Staff and Establishment.
Ministerial staff in clerical grades, Stonographers, Draftsmen, Telephone Monitors, Telephone Operators, Telephone Inspectors, Sub-Inspectors, Motor Drivers, Mechanics and allied	Divisional Engineer, Telephones.	Administrative Officer or an Officer of the Telegraph Engineering and Wireless Service, Class II, in respect of staff under him.	(i) & (ii)	Divisional Engineer, Telephones

cadres on identical scales of pay including those in the selection grade of these cadres.		Divisional Engineer, Telephones.	All	District Manager.
Linemen, Line Riders and Wiremen.	Assistant Divisional Engineer Telephones or an Officer of the Telegraph Engineering & Wireless Service, Class II, in respect of staff under him.	Assistant Divisional Engineer, Telephones, or an Officer of the Telegraph Engineering & Wireless Service, Class II, in respect of staff under him.	All	Divisional Engineer, Telephones.
Class IV staff including staff paid from contingencies on monthly basis.	Administrative Officer or an Officer of the Telegraph Engineering & Wireless Service, Class II, in respect of staff under him.	Administrative Officer or an Officer of the Telegraph Engineering & Wireless Service, Class II, in respect of staff under him.	All	Divisional Engineer, Telephones.

[No. 7/14/52-Ests.]

S. P. MAHNA, Asstt. Secy.

MINISTRY OF EXTERNAL AFFAIRS

New Delhi, the 12th June 1952

S.R.O. 1088.—In exercise of the powers conferred by sub-section (1) of section 213 of the Indian Merchant Shipping Act, 1923 (XXI of 1923) the Central Government hereby directs that the following further amendments shall be made in the Indian Pilgrim Ships Rules, 1933, the same having been previously published as required by sub-section (3) of the said section, namely:—

In rule 101 of the said Rules—

(a) in sub-rule (1) for the word "cotton" the words, brackets and figure "cotton (except Egyptian Sudan cotton subject to the conditions specified in sub-rule (3))" shall be substituted.

(b) after sub-rule (2) the following sub-rule shall be inserted, namely:—

"(3) Egyptian and Sudan cotton shall not be carried in a pilgrim ship unless the following conditions are satisfied, namely:—

- (a) no other cargo or stores shall be stowed with cotton in the same compartment,
- (b) each compartment in which cotton is stowed shall have its own independent means of fire-extinguishing,
- (c) each compartment in which cotton is stowed shall be efficiently and securely closed, and ventilators leading to such compartment shall be fitted with a double layer of fine mesh wire gauze,
- (d) the stowage and loading or discharging of cotton shall be under the direct supervision of one or more of the ship's certificated officers,
- (e) during loading and discharging operations, spark arresters shall be placed over all funnels,
- (f) smoking and naked lights shall not be permitted on any deck or decks through which cotton is loaded or discharged, and

(g) fire hoses shall be connected to the water supply adjacent to all hatchways through which cotton is being loaded or discharged and the water shall be turned on ready for immediate use."

[No. 250-AWI/52.]

AVTAR SINGH, Under Secy.

New Delhi, the 16th June 1952

S.R.O. 1089.—In exercise of the powers conferred by section 6 of the Reciprocity Act, 1943 (IX of 1943) the Central Government hereby directs that the following further amendment shall be made in the Reciprocity (South Africa) Rules, 1944, published by the notification of the Government of India in the late Department of Commonwealth Relations No. F. 170-2/43-OS(4), dated the 1st December 1944, namely:—

In the said Rules for the words "India except Part B States" wherever they occur the word "India" shall be substituted.

[No. A1/52/6536/28]

B. N. NANDA, Dy. Secy.

MINISTRY OF FINANCE

(Department of Economic Affairs)

New Delhi, the 11th June 1952

S.R.O. 1090.—In exercise of the powers conferred by section 53 of the Banking Companies Act, 1949 (X of 1949), the Central Government hereby declares on the recommendation of the Reserve Bank of India that the provisions of sections 18 and 24 of the said Act, in so far as they relate to the liabilities in the 'Closed Fund', shall not apply to the Bank of the East (1927) Limited, Gauhati (Assam).

[No. D.2881-F.1/52.]

S. K. SEN, Dy. Secy.

MINISTRY OF FINANCE (REVENUE DIVISION)

INCOME-TAX

New Delhi, the 15th June 1952

S.R.O. 1091.—In exercise of the powers conferred by section 60A of the Indian Income-tax Act, 1922 (XI of 1922), the Central Government hereby makes the following amendments in the Part B States (Taxation Concessions) Order, 1950.

In the said Order—

(1) After paragraph 6, the following paragraph shall be inserted namely:

"6A. Income, profits and gains chargeable to tax in the assessment years 1952-53, 1953-54 and 1954-55.—The income profits and gains of any previous year which is a previous year for the assessment for the year ending on the 31st day of March 1953, 1954 or 1955, shall be charged to tax at the Indian rates of tax, provided that from the tax so computed, there shall be allowed in each year, rebate at the percentage thereof, specified hereunder:

in respect of so much of the income, profits and gains as accrue or arise—

(a) in the States of Saurashtra, Madhya Bharat or Rajasthan, to any assessee, at the rate of 40 per cent., 20 per cent. and 10 per cent. respectively, for the assessment for the year ending on the 31st day of March 1953 1954 and 1955;

(b) in the State of Mysore to an assessee not being a company, at the rate of 20 per cent., 10 per cent. and nil, respectively, for the assessment for the year ending on the 31st day of March 1953, 1954 and 1955;

(c) in the State of Hyderabad to an assessee being a company ten per cent. nil and nil, respectively, for the assessment for the year ending on the 31st day of March 1953, 1954 and 1955:

Provided further that the provisions of the second proviso to paragraph 6 of this Order shall apply to this paragraph as they apply to the said paragraph 6."

(2) After paragraph 7, the following paragraph shall be inserted namely:—

"7A. Income accruing or arising without the taxable territories.—The income, profits and gains which accrue or arise without the taxable territories, and are not deemed to accrue or arise, or are not received or deemed to be received within the meaning of clause (a) of sub-section (1) of section 4 of the Act, in the taxable territories, shall in the case of an assessee referred to in clause (iii) of sub-paragraph (1) of paragraph 4 of this order, be charged to tax for the assessment for the year ending on the 31st day of March, 1953, 1954 or 1955, in the same manner and to the same extent as specified in paragraph 6A of this Order".

[No. 41.]

A. K. ROY, Joint Secy.

MINISTRY OF FINANCE (COMMUNICATIONS)

New Delhi, the 17th June 1952

S.R.O. 1092.—In exercise of the powers conferred by section 6 of the Post Office National Savings Certificates Ordinance, 1944 (No. XLII of 1944), the Central Government hereby directs that the following further amendments shall be made in the Post Office National Savings Certificates Rules 1944, namely:—

In sub-rule (1) of rule 1 of the said Rules:—

- (a) in sub-clause (i) of clause (d) after the words 'Presidency Postmasters' the words 'and the Senior Superintendent of Post offices' shall be inserted.
- (b) in sub-clause (ii) of clause (d) after the words 'Gazetted Head Post Masters' the words and figure 'the Superintendent of Post offices, class II' shall be inserted.

[No. D(A)3237-C.I/52.]

S.R.O. 1093.—The President hereby directs that the following further amendments shall be made in the Post Office 5-Year Cash Certificates Rules, namely:—

In sub-rule (1) of rule 8 of the said Rules:

- (a) in clause (i) under Note 2, the words 'and the Senior Superintendent of Post Offices' shall be added at the end; and
- (b) in clause (ii) under Note 2, the words and figures 'and the Superintendent of Post offices, class II', shall be added at the end.

[No. D(B)3237-C.I/52.]

S.R.O. 1094.—The President hereby directs that the following further amendments shall be made in the Post Office 10-Year Defence Savings Certificates Rules, namely:—

In Note 1 below sub-rule (1) of rule 12 of the said Rules:—

- (a) in clause (i), after the words 'Presidency postmasters' the words 'and the Senior Superintendent of Post offices' shall be inserted.
- (b) in clause (ii), after the words 'Gazetted Head postmasters' the words and figure 'the Superintendent of Post Offices, class II', shall be inserted.

[No. D(C)3237-C.I/52.]

R. NARAYANASWAMI, Joint Secy.

CENTRAL BOARD OF REVENUE

New Delhi, the 13th June 1952

S.R.O. 1095.—Corrigendum.—In Central Board of Revenue Notification No S.R.O. 986, dated the 7th June, 1952, published at pages 880-881 of Part II, Section 3, of the Gazette of India, dated the 7th June, 1952, after the words "do hereby" appearing in the twelfth line of the notification the word 'state' shall be inserted.

[No. 40.]

K. B. DEB, Under Secy

MINISTRY OF COMMERCE AND INDUSTRY

Bombay, the 7th June 1952

S.R.O. 1096.—In exercise of the powers conferred on me by sub-clause (1) of clause 22 of the Cotton Textiles (Control) Order, 1948, I hereby direct that the following further amendments shall be made in the Textile Commissioner's Notification No. 9(9)Tex.1/49(ii), dated the 19th March, 1949, namely:—

In the said Notification—

(1) In paragraph 1 after the proviso (XXI) the following proviso shall be added, namely:—

"(XXII) Provided further that the maximum ex-factory prices of cloth and yarn produced by a producer having a spinning plant and packed after the 31st May, 1952, shall be—

- (a) in the case of 'coarse' and 'medium' cloth which has not been subjected to dyeing or printing or in which dyed or printed yarn is not used, including 'coarse' and 'medium' dhoties, sarees, and towels in which dyed yarn is used in borders only and 'coarse' and 'medium' mazri cloth in which sulphur black cotton dyed yarn is used, the amount calculated in accordance with the formulae contained in Schedule A12B;
- (b) in the case of all other cloth the amount calculated in accordance with the formulae contained in Schedule A12B less 4 per cent. thereof;
- (c) in the case of yarn other than sewing thread yarn, as specified in Schedule B12B; and,
- (d) in the case of sewing thread yarn as specified in Schedule C12B.

(2) In the Schedules after the Schedule C12A, the Schedules A12B, B12B and C12B annexed thereto shall be added.

SCHEDULE 'A12B'

MAXIMUM EX-FACTORY PRICES OF CLOTH

Schedule of Realization Multipliers or cloth packed by the mills after 31st May, 1952

1	2	3	4	5	6	7	8	9	10
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IMPORTED COTTON CARDED/COMBED FOR SPECIAL VARIETIES—

IX	40	40	66	66	36 to 42	38 to 42	72.75	0.40	(A) For the use of combed Indian Cotton in qualities linked to Groups IX and/or X, provided previous sanction of the Textile Commissioner is obtained, the realisation multiplier applicable would be that for the respective group reduced by 7.5 annas per lb. of yarn woven.
X	44	50	68	68	42 to 44	44 to 50	78.75		
XI	44	60	70	70	42 to 44	58 to 62	80.75		
XII	50	60	72	72	48 to 52	58 to 62	86.25		

(A) For the use of combed Indian Cotton in qualities linked to Groups IX and/or X, provided previous sanction of the Textile Commissioner is obtained, the realisation multiplier applicable would be that for the respective group reduced by 7.5 annas per lb. of yarn woven.

(B) If imported and fully combed cotton is used, increase the multiplier by (i) 6.75 annas per lb. of yarn woven for the use of Californian Cotton, (ii) 8.5 annas per lb. of yarn woven for the use of East African cotton, (iii) 9.75 annas per lb. of yarn woven for the use of Giza 30 Cottons, (iv) 10.5 annas per lb. of yarn woven for the use of Superior Egyptian Karnak and Menoufi type cottons or their Sudan equivalents as indicated in para (iv) of Circular letter No. CYC-CP/GEN-15, dated 24th March, 1952, and (v) 8.75 annas per lb. of yarn woven if Sudan G5L/XG5L cottons are used.

(C) In the case of cloth qualities manufactured from (i) East African Cotton (Staple 1.1/16"), (ii) Giza 30, (iii) XG5L/G5L Sudan varieties, (iv) Karnak/Menoufi or their Sudan equivalents as specified in (B) (iv) above the following allowances are permitted :—

(a) for qualities manufactured from East African cotton linked to Groups IX to XII, an allowance of 11.25 annas per lb. of yarn woven is permitted;

(b) for cloth qualities manufactured from Giza 30 an allowance of 24.75 annas per lb. of yarn woven and/or those from XG5L and G5L an allowance of 17.75 annas per lb. of yarn woven with not lower than 44s warp and weft for the manufacture of Dhoties, Sarees, Mulls, Voiles, Sucies, Poplins and Shirtings, linked to Groups as under, provided the minimum reed and picks as specified below are maintained and the

difference between the reed and picks does not exceed the maximum permissible difference as provided in Schedule II of the Notification No. TCSI/20, dated 22nd September, 1949.

Quality	Reed	Picks	Group to which to be linked
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Sucies Poplins and Shirtings etc.	96	56	X
Dhoties & Sarees	56	56	XI and XII
Mulls and Voiles	56	52	XI and XII

- (c) For cloth qualities manufactured from Karnak/ Menoufi cottons as specified for use in Group XIII or other Sudan equivalents as specified in (B) (iv) above with not lower than 44s warp and weft, the following allowance will be permitted:—
- (i) 37.25 annas per lb. of yarn woven for Sucies, Poplins and Shirtings etc., linked to Group X provided they are manufactured with a minimum of 108 reed and 56 picks; and
- (ii) 29.00 annas per lb. of yarn woven for manufacture of Dhoties, Sarees, mulls and voiles indicated below provided the minimum reed/picks specified are maintained, and the qualities are linked to Groups indicated against them.

Quality	Reed	Picks	Group to which to be linked
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Dhoties & Sarees	56	56	XI and XI
Mulls & Voiles	56	52	XI and XIII

NOTS.—These allowances will not be permitted if the maximum permissible difference between reed/pick as provided in Schedule II of Notification No. TCSI/20 dated 22nd September 1949 is not maintained.

1	2	3	4	5	6	7	8	9	10
IMPORTED AND COMBED EGYPTIAN KARNAK (TYPES 154 to 163) Giza 7 MENOUFI (TYPES 35 to 38) OR EQUIVALENT COTTON—									
III	60	80	74	74	58 to 62	78 to 80	144.25	0.40	If uncombed or partially combed yarn is used, reduce the realisation multiplier by 10.50 annas per lb. of yarn woven.
IMPORTED AND COMBED EGYPTIAN KARNAK (TYPES 155 to 157) COTTON—									
XIV	70	90	78	78	68 to 72	88 to 96	162.50	0.50	If uncombed or partially combed yarn is used, reduce the realisation multiplier by 10.50 annas per lb. of yarn woven.
IMPORTED AND COMBED EGYPTIAN KARNAK (TYPE 155) COTTON—									
XV	80	100	82	82	78 to 82	98 to 100	175.25	0.50	

METHOD OF LINKING

Paras 1 to 15 as in Schedule 'A12'.

Para. 16:

Dhoties and Sarees allowance:—

Border:—(i) For Grey or Bleached double yarn in the borders of Dhoties and Sarees, the following charges per lb. of border yarn used are to be taken.

	<i>Rs. As. Ps.</i>
2/10s (Indian)	1-11-0 Per lb.
2/20s („)	2-6-6 „
2/30s („)	2-14-0 „
2/40s („)	3-8-0 „
2/40s (Californian 1—1/16" Staple)	4-11-0 „
2/40s (African)	5-8-0 „
2/44s (Giza 30)	6-10-6 „
2/60s (Uncombed) Karnak/Menoufi	8-5-6 „
2/60s (Combed) Karnak/Menoufi	9-0-0 „
2/80s (Combed) Karnak/Menoufi	10-10-0 „

(ii) For dyeing and mercerising add appropriate charges provided in the preceding paragraphs.

NOTE.—(a) For double yarn of counts other than those specified above following charges are to be realised.

Any count between 2/10s and 2/20s Indian 1-15 annas per count.

Any count between 2/20s and 2/30s Indian 1-75 anna per count.

Any count between 2/30s and 2/40s Indian 1-00 anna per count.

Any count between 2/36s and 2/44s African 1 anna per count.

Any count between 2/60s to 2/80s Egyptian or equivalent 1-3 annas per count.

(b) The charges specified in this paragraph are to be applied in respect of the total weight of warp yarn used in the border; and for arriving at the price of the full piece, the weight of the border yarn should be deducted and only the weight of the ground cloth taken for the purposes of linking with the realisation multiplier given in the Schedule.

(c) In addition to the above, the following compensatory allowance may be added to the final prices of Dhoties and Sarees for loss of production:—

(i) 3 pies per yard in the case of Dhoties and Sarees manufactured from 16s warp and over and linked to groups upto and including Group VIII.

(ii) 6 pies per yard in the case of Dhoties and Sarees linked with Groups IX and above.

NOTE.—These compensatory allowances will be realised in respect of the Dhoties and Sarees the widths of which are not less than 40" either in Grey or Bleached condition. These will, however, be also realised in respect of Dhoties and Sarees the widths of which are less than 40" either in Grey or Bleached condition provided the entire responsibility of the disposal of such short width Dhoties and Sarees rests with the mills.

Paras. 17 to 30 as in Schedule 'A12'.

Para. 31:

SCHEDULE FOR CALCULATION OF BLANKET CEILING PRICES.

Warp	Weft	Reed	Picks.	Realisation Multiplier per lb. of yarn woven in annas.
14s	2s	36	20	17.25

NOTE.—(a) No adjustment is to be made for variation in counts of weft below 2s, adjustment for variation in counts of warp below and above 14s, and of weft above 2s, is to be made on the same basis as provided in the Schedule.

(b) For variation in Reed and Pick: Same as in the Schedule.

(c) The multiplier is to be applied for all Blankets where direct dyed cotton had waste has been used.

(d) In case of Sulphur Dyed Cotton Blanket, an extra charge of 9 annas per lb. of dyed cotton actually used should be taken.

(e) No heading or hemming charges are to be taken.

(f) Raising charges are half an anna per lb. of yarn woven.

Paras. 32 and 33 as in Schedule 'A12'.

SCHEDULE 'B 12 B'.

MAXIMUM EX-FACTORY PRICES OF YARN PACKED BY THE MILLS
AFTER 31ST MAY, 1952.

			Rs. A. P.	per 10 lbs.
1s Waste	.	.	6 6 6	
1½s Do.	.	.	6 1 6	Do.
2s Do.	.	.	6 7 6	Do.
3s Do.	.	.	6 8 6	Do.
4s Do.	.	.	6 9 6	Do.
6s Do.	.	.	7 8 0	Do.
7s Do.	.	.	7 8 6	Do.
1½s Coloured Mixing	.	.	6 3 6	Do.

Counts	Cotton.	Minimum Product of counts and lea strength in lbs.	Price per 10 lbs.		
			Single Rs. A. P.	Two-fold Rs. A. P.	
1	2	3	4	5	
4s Indian	.	800	9 5 0	10 3 0	
6s Do.	.	800	9 9 0	10 7 0	
8s Do.	.	800	9 13 0	10 11 0	
10s Do.	.	800	12 11 0	13 15 6	
12s Do.	.	800	12 15 0	14 3 6	
14s Do.	.	1100	13 1 0	14 5 6	
16s Do.	.	1100	13 13 0	15 11 6	
18s Do.	.	1200	16 12 0	18 13 0	
20s Do.	.	1200	17 0 0	19 3 6	
22s Do.	.	1200	17 6 0	19 13 0	
24s Do.	.	1200	17 12 0	20 6 6	
26s Do.	.	1200	19 10 0	22 4 6	
28s Do.	.	1200	19 14 0	22 8 6	
30s Do.	.	1200	20 2 0	22 13 0	
32s Do.	.	1200	20 3 0	23 3 0	
36s Do.	.	1300	22 14 0	25 15 6	
40s Do.	.	1300	23 15 0	27 5 0	
40s Foreign East African	.	1700	42 13 0	46 3 0	
42s Do.	.	1600	43 3 0	46 11 6	

1	2	3	4	5
		Rs. A. P.	Rs. A. P.	
44 s	Foreign East African	1600	43 9 0	47 4 0
40 s	Foreign Californian Min. 1-1/10" Staple	1600	38 15 6	39 5 6
42 s	Do.	1600	36 5 0	39 14 0
44 s	Do.	1600	36 11 6	40 6 6
60 s	Foreign Giza 30 and other equivalent cottons <i>Carded</i> .	1800	56 4 6	81 12 6
60 s	Do. <i>Combed</i> .	2000	62 0 6	67 8 6
60 s	Foreign Egy. Karnak/Menouf <i>Carded</i>	2000	63 14 6	69 6 6
60 s	Do. <i>Combed</i>	2200	70 11 6	76 3 6
80 s	Do. <i>Carded</i>	1800	68 15 0	77 11 0
80 s	Do. <i>Combed</i>	2000	75 12 6	84 8 6
100 s	Foreign Egy. Karnak/Maarad Superior <i>Combed</i> .	2000	93 6 0	105 10 0
4s to 9s	Mixed yarn		6 9 0	7 7 0
10 s to 20s	Mixed yarn		9 12 6	12 0 0
22 s to 30s	Mixed yarn		10 9 0	12 10 0
32s to 40 s	Mixed yarn		17 13 6	21 3 6
42s to 50s	Mixed yarn		20 3 0	24 7 0
52s to 60 s	Mixed yarn		29 4 6	34 12 6
62 s to 80s	Mixed yarn		35 0 0	41 0 0
82 s to 100s	Mixed yarn		42 7 0	51 1 0

NOTES & PARAS 1 to 8 as in Schedule 'B 12'.

SCHEDULE "C 12 B"

SCHEDULE OF MAXIMUM ex-FACTORY PRICES OF SEWING THREAD YARN PACKED BY THE MILLS AFTER 31st MAY, 1952.

Sl. No.	Counts	Type of Cotton.	Minimum Lea Bree- king Strength at R.H. 60/70 per cent.		Descriptions	Maximum ex-factory price per bundle of 10 lbs. Bld/ Dyed.	Rs. A. P.
			Grey Lbs.	Bld/ Dyed Lbs.			
1	2	3	4	5	6		
1	2/20 s	Indian	200	190	Bleached	26 6 0	
2	2/20s	Do.	200	190	Bld. Dyed Direct	29 3 0	
3	2/20s	Do.	200	190	Bld. Dyed Sul. Colours	30 10 0	
4	2/28s	Do.	170	160	Bleached	33 8 0	
5	2/28s	Do.	170	160	Bld. Dyed Direct	36 5 0	
6	2/28s	Do.	170	160	Bld. Dyed Sul. Colours	37 12 0	
7	2/30s	Do.	160	150	Bleached	33 13 0	
8	2/30s	Do.	160	150	Bld. Dyed Direct	36 10 0	
9	2/30s	Do.	160	150	Bld. Dyed Sul. Colours	38 0 0	
10	2/8s	African	Single Thread Test 25"-7 1/2 lbs.	Bld. & Mered.		48 12 0	
10A	Do.	Californian	Do.	Do.		41 0 0	
11	2/8s	African	Single Thread Test 25"-7 1/2 lbs.	Bld. Dyed Fast and Mered.		59 5 0	
11A	Do.	Californian	Do.	Do.		51 8 0	
12	2/8s	Superior Crochet	Egyptian.	Do.	Bld. & Mered.	66 15 0	
13	2/8s	Superior Crochet	Egyptian.	Do.	Dyed Fast and Mered.	77 8 0	
14	2/10 s	Superior Crochet.	Egyptian Combed.	Single Thread Test 25"-8 lbs.	Bld. Mered. and Gassed.	78 6 0	

1	2	3	4	5	6
					Rs. A. P.
15	2/12s	African Crochet.	Single Thread Test 25" - 5 lbs.	Bld. & Gassed . .	48 10 0
15A	Do.	Californian	Do.	Do. . .	40 13 0
16	Do.	African	Do.	Bld. Merod. and Gassed . .	50 12 0
16A	Do.	Californian	Do.	Do. . .	42 15 0
17	2/12s	African Crochet	Single Thread Test 25" - 5 lbs.	Bld. Dyed Fast Merod. and Gassed.	61 5 0
17A	Do.	Californian	Do.	Do. . .	53 8 0
18	2/12s	Superior Crochet	Single Thread Test 25" - 5 lbs.	Bld. & Gassed . .	66 13 0
19	2/12s	Superior Crochet	Single Thread Test 25" - 5 lbs.	Bld. Merod. and Gassed . .	68 15 0
20	Do.	Do.	Do.	Bld. Dyed Fast Mer. & Gassed.	79 8 0
21	2/12s	African Combed.	Do.	Bld. Merod. and Gassed . .	86 11 0
21A	Do.	Californian Combed.	Do.	Do. . .	47 11 0
22	2/12s	African Combed.	Do.	Bld. Dyed Fast Merod. & Gassed.	67 3 0
22A	Do.	Californian Combed.	Do.	Do. . .	58 4 0
23	2/12s	Superior Egyptian Combed.	Single Thread Test 25" - 5 lbs.	Bld. Merod. and Gassed . .	77 0 0
24	Do.	Superior Egyptian Combed.	Do.	Bld. Dyed Fast Merod. & Gassed.	87 8 0
25	2/16s	Egyptian Carded.	Single Thread Test 25" - 4 lbs.	Bld. & Merod. & Gassed. .	70 14 0
26	Do.	Egyptian Combed.	Do.	Do. . .	78 14 0
27	9/22s	Egyptian Carded.	Single Thread Test 25" - 14 lbs.	Bleached . . .	71 11 0
28	Do.	Do.	Do.	Bld. Polished & Direct Dyed.	74 8 0
29	Do.	Egyptian Combed.	Do. . .	Bleached . . .	79 11 0
30	Do.	Do.	Do.	Bld. Polished & Direct Dyed.	82 8 0
31	4/24s	Egyptian Carded.	Single Thread Test 25" - 5 lbs.	Bld. & Merod. . .	74 0 0
32	2/28s	African	200	190 Bleached . . .	55 11 0
32A	Do.	Californian	200	190 Bleached . . .	47 14 0
33	Do.	African	200	190 Dyed Direct . . .	58 8 0
33A	Do.	Californian	200	190 Dyed Direct . . .	50 11 0
34	2/28s	African	200	190 Dyed Sul. Colours . .	59 15 0
35	Do.	Californian	200	190 Do. . .	52 2 0
35	Do.	Superior Egyptian.	240	230 Bleached . . .	73 14 0
36	Do.	Do.	240	230 Dyed Direct . . .	76 11 0
37	Do.	Do.	240	230 Dyed Sulphur Colours . .	78 1 0
38	2/30s	African	190	180 Bleached . . .	56 0 0
38A	Do.	Californian	190	180 Do. . .	48 3 0
39	Do.	African	190	180 Dyed Direct . . .	58 13 0
39	Do.	Californian	190	180 Do. . .	51 0 0
40	Do.	African	190	180 Dyed Sulphur Colours . .	60 3 0
40A	Do.	Californian	190	180 Do. . .	52 6 0
41	Do.	Superior Egyptian.	230	220 Bleached . . .	74 2 0
42	Do.	Do.	230	220 Dyed Direct . . .	76 15 0
43	Do.	Do.	230	220 Dyed Sulphur Colours . .	78 6 0
44	Do.	Do.	230	220 Dyed Fast . . .	84 11 0
45	Do.	Superior Egyptian Combed.	230	220 Bld. & Polished . .	82 3 0

1	2	3	4	5	7	Rs. A. P.
46	6×2/30s	African	205 for 2/3 s	195	Bleached	57 6 0
46A	Do.	Californian	Do.	Bleached	49 0 0	
47	Do.	African	205	Bld. Dyed Fast	67 15 0	
47A	Do.	Californian	205	Do.	60 2 0	
48	Do.	Superior Egyptian.	205	Bleached	76 9 0	
49	Do.	Do.	205	Bld. Dyed Fast	86 1 0	
50	6/36s	Egyptian Combed.	Single Thread Test 25"=5 lbs.	Bleached	84 14 0	
51	6×2/30s	Egyptian Corabed.	Single Thread Test 25"=12 lbs.	1d. Mered. and Gassed	89 1 0	
52	12/36s	Do.	Single Thread Test 25"=11 lbs.	Do.	89 1 0	
53	Do.	Do.	Do.	Bld. Mered. Gassed and Dyed Fast.	99 9 0	
54	240s	African	160	150	Bleached	57 14 0
54A	Do.	Californian	160	150	Do.	50 4 0
55	Do.	African	160	150	Dyed Direct	60 11 0
55A	Do.	Californian	160	150	Do.	53 1 0
56	Do.	African	160	150	Dyed Sulphur Colours	62 2 0
56A	Do.	Californian	160	150	Do.	54 8 0
57	Do.	Egyptian (Combed).	190	170	Bld. and Polished	84 2 0
58	6×2/40s	African	160 for 2/40 s.	150	Bleached	59 4 0
58A	Do.	Californian	Do.	Do.	51 11 0	
59	Do.	African	160	150	Bld. & Dyed Fast	69 13 0
59A	Do.	Californian	160	150	Do.	62 3 0
60	2/50s	Egyptian Combed.	135	125	Bld. & Polished	87 15 0
61	4/50s	Do.	Single Thread Test 25"=2½ lbs.	Bleached.	88 3 0	
62	Do.	Do.	Do.	Bld. Mered. Gassed and Polished.	91 9 0	
63	4/60s	Do.	Single Thread Test 25"=2½ lbs.	Bleached.	93 13 0	
64	6/60s	Do.	Single Thread Test 25"=3 lbs.	Bleached	94 1 0	

[No. T.C.(7)42/49.]

T. SWAMINATHAN,
Textile Commissioner.

New Delhi, the 21st June 1952

S.R.O. 1097.—Corrigendum.—In the Government of India, Ministry of Commerce and Industry Notification No. S.R.O. 970, published at page 573 of Part II, Section 3 of the Gazette of India Extraordinary, dated the 29th May 1952 for the letters within brackets “(a) (i)” occurring in the last line of sub-clause (2) of Clause 9B read figure and letter “(1) (i)” within brackets.

[No. 44(25)CT(A)/51.]

S.R.O. 1098.—In exercise of the powers conferred by sub-clause (i) of clause 5 of the Cotton Textile (Export Control) Order, 1949, the Central Government hereby directs that the following further amendment shall be made in the notification of the Government of India, late Ministry of Commerce No. 67-CW(25A)/48, dated the 26th March, 1949, namely—

In the said notification, in paragraph 6, for item (w) the following item shall be substituted, namely:—

“(w) Cloth and yarn exported or intended for export to Nepal or to the Portuguese Possessions in India.”

[No. 46(34)-CT(A)/52.]

ORDER

New Delhi, the 21st June 1952

S.R.O. 1099.—In exercise of the powers conferred by section 3 of the Essential Supplies (Temporary Powers) Act, 1946 (XXIV of 1946), the Central Government hereby directs that the following further amendment shall be made in the Cotton Textiles (Control) Order, 1948, namely:—

In paragraph (a) of Sub-clause (3) of clause 21 of the said order, the following previso shall be inserted at the end, namely:—

“Provided that during the months of May, June and July 1952 this paragraph shall have effect as if for the figure and words “80 per cent” the figure and words “60 per cent” were substituted”.

[No. 9(4)-CT(A)/52-9.]

S. A. TECKCHANDANI, Under Secy.

ORDER

New Delhi, the 14th June 1952

S.R.O. 1100.—In exercise of the powers conferred by section 4 of the Supply and Prices of Goods Act, 1950 (LXX of 1950), and in partial modification of the notification of the Government of India in the late Ministry of Industry and Supply No. S.R.O. 503, dated the 2nd September 1950, in so far as it relates to the fixation of maximum price of soda ash imported from France, the Central Government hereby fixes the following Schedule of maximum price for 2014 cwt.s. (gross) of soda ash imported per s.s. “JALAMANJARI” during the month of April, 1952 by the Industrial Importers and Engineers (India) Ltd., 49 Stephen House, 4 Dalhousie Square, Calcutta. 1.

SCHEDULE

(1)	(2)	(3)	(4)	(5)
Variety of soda ash.	Maximum price that may be charged by the importer.	Maximum price that may be charged by a distributor.	Maximum price that may be charged by a wholesale dealer.	Maximum price that may be charged by a retail dealer.
Soda ash.	Rs. 25-0-0 per cwt. Ex-godown/ F.O.R. Calcutta	The price specified in Column 2 PLUS (a) actual railway freight by goods train or actual transport charges by sea from Calcutta to the place of destination, and (b) handling charges not exceeding annas eight per cwt.	The price specified in Column 3 PLUS a margin not exceeding annas eight per cwt.	The price specified in Column 4 PLUS a margin not exceeding Rs. 1-12-0 per cwt.

Note.—These prices are exclusive of local taxes such as Sales Tax, Octroi and other local taxes which may be charged extra.

[No. PC-7 (17)/51.]

P. S. SUNDARAM, Under Secy.

ORDER

New Delhi, the 17th June 1952

S.R.O. 1101.—In exercise of the powers conferred by section 3 of the Essential Supplies (Temporary Powers) Act 1948 (XXIV of 1948), the Central Government hereby directs that the following further amendments shall be made in the Newsprint Control Order, 1951, namely:—

1. After clause 9 the following clause shall be inserted namely:—

“10. *Submission of weekly statements and copies of newspapers.*

Every proprietor of a daily or weekly newspaper shall furnish to the Government of the State in which the place of publication of the newspaper is situated the following, namely:—

(a) by every Friday a true statement showing the total number of pages printed by him in his daily or weekly newspaper during the preceding week and

(b) one copy of each issue of the newspaper published after the 22nd June 1952, within seven days of its publication.”

2. The remaining clauses shall be renumbered accordingly.

(Amendment No. 4 of 1952.)

[No. CI-45(9)/51.]

B. B. SAKSENA, Dy. Secy.

MINISTRY OF FOOD AND AGRICULTURE

(Agriculture)

New Delhi, the 13th June 1952

S.R.O. 1102.—(1) Under Section 4(ii) of the Indian Cotton Cess Act, 1923 (XIV of 1923) the Central Government are pleased to renominate Dr. R. J. Kalamkar, Director of Agriculture, Madhya Pradesh to be a member of the Indian Central Cotton Committee, Bombay to represent the Agriculture Department of Madhya Pradesh.

(2) Under Section 4(v) of the Indian Cotton Cess Act 1923 (XIV of 1923), the Central Government are pleased to renominate Shri C. M. Kothari, B.A., LL.B., Kothari House, Sterling Road, Nangambakkam, Madras as a representative of the Cotton Manufacturing or cotton ginning industry in Madras on the Indian Central Cotton Committee with effect from the 1st April, 1952.

Shri C. M. Kothari's nomination as an additional member under Section 4(x) of the Act notified in the Ministry of Food and Agriculture notification of even No. dated the 17th May, 1952 is hereby cancelled.

(3) Under Section 4(viii) of the Indian Cotton Cess Act, 1923 (XIV of 1923) the Central Government are pleased to nominate Shri C. G. Guruswami Naidu, Landlord, Chinnakumarapalayam, Udumalpet, Coimbatore District, to be a member of the Indian Central Cotton Committee, Bombay to represent the Cotton Growing Industry in Madras vice Shri A. K. D. Balarama Raja.

[No. F.1-20/52-CJ.]

J. S. RAJ, Dy. Secy.

MINISTRY OF NATURAL RESOURCES AND SCIENTIFIC RESEARCH

New Delhi, the 12th June 1952

S.R.O. 1103.—In exercise of the powers conferred by section 5 of the Mines and Minerals (Regulation and Development) Act, 1948 (LIII of 1948), the Central Government hereby directs that the following further amendment shall be made in the Mineral Concession Rules, 1949, namely:—

In Schedule II annexed to the said Rules after class 11, the following entry shall be added at the end, namely:—

“Class 12. Beryl 20 lbs.”

[No. M.II-159(17).]

T. GONSALVES, Dy. Secy.

MINISTRY OF IRRIGATION & POWER

(Central Electricity Board)

New Delhi, the 16th June 1952

S.R.O. 1104.—Corrigendum.—In Central Electricity Board's Notification No. S.R.O. 875, dated the 9th May 1952, appearing at page 809 of the *Gazette of India*, Part II, Section 3, dated the 17th May 1952, publishing an amendment proposed to be made in the Indian Electricity Rules, 1937, in the first paragraph of the preamble for the words "on or after the 11th August 1952" the following figures and words shall be substituted, namely:—

"on or after the 1st September 1952."

[No. EL. II-12(28)]

KAILASH CHANDRA, Secy.
Central Electricity Board.

MINISTRY OF EDUCATION

(Archaeology)

New Delhi, the 16th June 1952

S.R.O. 1105.—Whereas the Central Government is of the opinion that excavation for archaeological purposes in the area specified in the Schedule hereto annexed should be restricted and regulated in the interest of archaeological research.

Now, therefore, in exercise of the powers conferred by sub-section (1) of section 20 of the Ancient Monuments Preservation Act, 1904 (VII of 1904), the Central Government hereby declares the said area, the boundaries of which are specified in the said Schedule to be a protected area.

SCHEDULE

Serial No.	Name of Dist.	Name of Taluka	Name of village	Name of Monu- ment	Survey No. in which situate	Owner- ship	Boundary
1	2	3	4	5	6	7	8
1.	Baroda	Dabhoi	Karvan	Ancient Site	A plot of land consisting of S. Nos. 1/1 ; 2 ; 3/1 ; 3/2 ; 4/2 ; 4/4 ; 4/5 ; 4/6 ; 4/7 ; 4/8 ; 4/9 ; 4/10 ; 5 ; 5/1 ; 5/2 ; 5/3 ; 5/4 ; 5/5 ; 5/6 ; 6 ; 6/1 ; 6/2 ; 6/3 ; 11 ; 12 ; 13 ; 14 ; 15 ; 16 ;	Partly Govt. and partly private	N—Road with the following ticeca Nos. beyond it 3062/5 ; 3063 ; 3064 ; 3354/5, 8, 9, 10, 11, 12, E—Road with the ticeca Nos. 3054 ; 3055/2 & S. Nos. 63 ; 61 and 60/2 beyond it. Also S. Nos. 7, 8, 11/1, 11/2, 12/1, 12/2 & 14. S—Rly. line and S. No. 271. W—Karvan village pond.

[No. F.4-II/51-A2.]

B. CHATTERJEE, Under Secy.

MINISTRY OF TRANSPORT

PORTS

New Delhi, the 10th June 1952

S.R.O. 1106.—In pursuance of sub-section (3) of Section 6 of the Bombay Port Trust Act, 1879 (Bombay Act VI of 1879), the Central Government is pleased to publish the following return received from the Secretary, Millowners' Association, Bombay, namely:

Return showing the name of the person elected by the Millowners' Association, Bombay in accordance with the provisions of section 13(2) of the Bombay Port Trust Act, 1879 to be a member of the Board of Trustees of the Port of Bombay during the absence on leave of Shri Krishnaraj Mr .D. Thackersey.

Date of election.	Name of person elected.
30th April, 1952.	Shri Vithal N. Chandavarkar.

[No. 8-PI(89)/52.]
S. N. CHIB, Dy. Secy.

MERCHANT SHIPPING

New Delhi, the 13th June 1952

S.R.O. 1107.—In exercise of the powers conferred by sub-section (3) of section 26A of the Indian Merchant Shipping Act, 1923 (XXI of 1923), the Central Government hereby directs that the following amendment shall be made in the Indian Merchant Shipping (Medical Examination) Rules, 1951, namely—

In the said Rules, for rule 11, the following rule shall be substituted, namely:—

“11. *Validity.*—The certificates of physical fitness issued by the Medical Authority shall be valid for a period of two years from the date of issue, provided that all such certificates issued not later than the 31st March, 1952, shall be valid for a period of three years from the date of issue, and provided further that a seaman holding a valid certificate may be engaged for a voyage of any permissible duration if the unexpired period of validity of his certificate of fitness on the date of signing on is not less than six months”.

[No. 3-M.S.(5)/52.]

S. K. GHOSH, Dy. Secy.

MINISTRY OF LABOUR

New Delhi, the 16th June 1952

S.R.O. 1108.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Central Government hereby publishes the following awards of the Industrial Tribunal, Calcutta, in the matter of an industrial dispute in certain insurance companies and their workmen in Calcutta.

CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL AT CALCUTTA
20/1 GURUSADAY ROAD, BALLYGUNGE, CALCUTTA-19.

Reference No. 11 of 1951

Before Shri K. S. Campbell-Puri, B.A., LL.B., Chairman.

PARTIES

Messrs New India Assurance Company, Limited,

And

Their Workmen.

Appearances:

Shri Puspa May Das Gupta, Joint Secretary, Insurance Office Employees' Association of Bengal, for the Employees.

None for the Employer.

AWARD

By Notification No. LR.90(120), dated 4th December 1951, Government of India in the Ministry of Labour referred to this Tribunal an industrial dispute between the management of each of the Insurance Companies in Calcutta mentioned in Schedule I and its workmen in respect of the matters specified in Schedule II which reads as follows:—

"SCHEDULE II

1. Scale of pay, dearness allowance and house rent.
2. Bonus.
3. Provident Fund or pension, gratuity, staff insurance.
4. Hours of work.
5. Leave—casual, privilege and medical.
6. Retirement age.
7. Security of Service.
8. Overtime payment.
9. Free mid-day tiffin.
10. Provision for tiffin room, library, and other similar amenities.
11. Medical aid."

In view of the fact that the number of Insurance Companies mentioned in Schedule I was large and there was every possibility of divergent pleas to be taken up by the different Companies, the Reference was divided into 12 different cases to be dealt with separately in order to avoid confusion and were consequently registered at separate numbers detailed as below:—

<i>Names of the parties</i>	<i>Reference number</i>
Messrs National Fire and General Insurance Co., Ltd. And its Workmen	10 of 1951.
Messrs New India Assurance Co., Ltd. And its Workmen	11 of 1951.
Messrs National Indian Life Insurance Co., Ltd. And its Workmen	12 of 1951.
Messrs National Insurance Co., Ltd. And its Workmen	13 of 1951.
Messrs Calcutta Insurance Ltd. And its Workmen	14 of 1951.
Messrs Insurance of India Ltd. And its Workmen	15 of 1951.
Messrs Empire of India Life Assurance Co. Ltd. And its Workmen	16 of 1951.
Messrs United India Life Assurance Co., Ltd. And its Workmen	17 of 1951.
Messrs Rajasthan Insurance Co., Ltd. And its Workmen	18 of 1951.
Messrs All India General Insurance Co. Ltd. And its Workmen	19 of 1951.
Messrs East India Insurance Co., Ltd. And its Workmen	20 of 1951.
Messrs India Equitable Insurance Co., Ltd. And its Workmen	21 of 1951.

Usual notices were issued to all concerned for filing Statement of Claims and Written Statements and on the application of Shri Puspa May Das Gupta, Joint

Secretary, Insurance Office Employees' Association of Bengal, the Unions were allowed to file similar statement of claims in all cases, if so desired.

Now in the case of Messrs New India Assurance Company Ltd., and their workmen (Reference No. 11 of 1951 in this office) the statement of claim on behalf of the employees was being awaited, when an application, dated 29th January 1952 from the President and the Secretary, New India Assurance Company's Employees' Union and the Authorised Attorney, New India Assurance Company Ltd., was filed with the request to remove the name of their Union from Adjudication proceedings as there was fair chance of reasonable and satisfactory settlement of dispute between the parties. Subsequently, the Secretary, New Indian Assurance Company Ltd. Calcutta Office Employees' Union again informed by letter dated 11th February 1952 that on mutual negotiation with the management and in accordance with decision of the General Meeting they have withdrawn the dispute from the Tribunal. I, however, deemed it proper to record the statement of Shri Puspa May Das Gupta, Joint Secretary, Insurance Office Employees' Association of Bengal in this connection, who made his appearance on 28th May 1952 and stated that he was aware that the dispute between the New India Assurance Company Ltd., Calcutta and their workmen has been withdrawn by their workmen through their Union.

This dispute accordingly is deemed to have been withdrawn and needs no adjudication. Awarded accordingly, this day the 29th May, 1952.

K. S. CAMPBELL-PURI, Chairman,
Central Government Industrial Tribunal, Calcutta.

CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL AT CALCUTTA

20/1 GURUSADAY ROAD, BALLYGUNGE, CALCUTTA-19.

Reference No. 14 of 1951.

Before Shri K. S. Campbell-Puri, BA., LL.B., Chairman.

PARTIES

Messrs Calcutta Insurance Limited,

And

Their Workmen.

Appearances:

Shri Puspa May Das Gupta, Joint Secretary, Insurance Office Employees' Association of Bengal, for the Employees.

None for the Employer.

AWARD

By Notification No. LR.90(120), dated 4th December 1951, Government of India in the Ministry of Labour referred to this Tribunal an industrial dispute between the management of each of the Insurance Companies in Calcutta mentioned in Schedule I and its workmen in respect of the matters specified in Schedule II which reads as follows:—

"SCHEDULE II

1. Scale of pay, dearness allowance and house rent.
2. Bonus.
3. Provident Fund or pension, gratuity, staff insurance.
4. Hours of work.
5. Leave—casual, privilege and medical.
6. Retirement age.
7. Security of Service.
8. Overtime payment.
9. Free mid-day tiffin.
10. Provision for tiffin room, library, and other similar amenities.
11. Medical aid."

In view of the fact that the number of Insurance Companies mentioned in Schedule I was large and there was every possibility of divergent pleas to be taken up by the different Companies, the Reference was divided into 12 different cases

to be dealt with separately in order to avoid confusion and were consequently registered at separate numbers detailed as below:—

<i>Names of the parties.</i>	<i>Reference number.</i>
Messrs National Fire and General Insurance Co., Ltd. And its Workman.	10 of 1951.
Messrs New India Assurance Co., Ltd. And its Workmen.	11 of 1951.
Messrs National Indian Life Insurance Co., Ltd. And its Workmen.	12 of 1951.
Messrs National Insurance Co., Ltd. And its Workmen.	13 of 1951.
Messrs Calcutta Insurance Ltd. And its Workmen.	14 of 1951.
Messrs Insurance of India Ltd. And its Workmen.	15 of 1951.
Messrs Empire of India Life Assurance Co., Ltd. And its Workmen.	16 of 1951.
Messrs United India Life Assurance Co., Ltd. And its Workmen.	17 of 1951.
Messrs Rajasthan Insurance Co., Ltd. And its Workmen.	18 of 1951.
Messrs All India General Insurance Co., Ltd. And its Workmen.	19 of 1951.
Messrs East India Insurance Co., Ltd. And its Workmen.	20 of 1951.
Messrs India Equitable Insurance Co., Ltd. And its Workmen.	21 of 1951.

Usual notices were issued to all concerned for filing Statement of Claims and Written Statements and on the application of Shri Puspa May Das Gupta, Joint Secretary, Insurance Office Employees' Association of Bengal the Unions were allowed to file similar statement of claims in all cases, if so desired.

Now in this case of Messrs Calcutta Insurance Limited and their workmen (Reference No. 14 of 1951 in this office), the statement of claim was filed on 4th February 1952 and the written statement on behalf of the Employers was being awaited when the Calcutta Insurance Employees' Association informed the Tribunal that the dispute was settled between the parties and the Union did not intend to proceed with their claim. This letter is signed by the Secretary and the President of the Calcutta Insurance Employees' Association, Calcutta and is reproduced as under:

"CALCUTTA INSURANCE EMPLOYEES ASSOCIATION

Office: 135, Canning Street, Calcutta.

Regd. No. 2094.

Dated 28th March, 1952.

REGISTERED—A.D.

K. S. Campbell-Puri, Esq.,
Chairman, Central Government Industrial Tribunal.

20/1 Gurusaday Road, Ballygunge, Calcutta.

Sir,

Re: Reference No. 14 of 1951—Dispute between Calcutta Insurance Limited and the Workmen employed in the aforesaid Company under the Calcutta Insurance Employees' Association.

With reference to the application of this Association submitted to you on the 4th of February, 1952 we have to say that we have settled our 'dispute' with the Employer and do not intend to proceed with the application. We, therefore beg to withdraw the same. Kindly therefore take no further action in the matter and treat the same as withdrawn.

Kindly intimate the necessary order of withdrawal at an early date.

Yours faithfully,
For Calcutta Insurance Employees Association.

Sd/- Chakradhari Kundu,
President.

Sd/- Jahor Lal Halder,
Secretary.

The employers accordingly did not file any written statement. The Tribunal however, deemed it proper to record the statement of Shri Puspa May Das Gupta, Joint Secretary, Insurance Office Employees' Association of Bengal in this connection who made his appearance on 28th May 1952 and stated that the dispute between the Calcutta Insurance Limited and its employees had been settled and the Insurance Office Employees' Association of Bengal had withdrawn their claim. In the circumstances, case No. 14 of 1951 is deemed to have been withdrawn and needs no adjudication. Awarded accordingly, this day the 29th May 1952.

K. S. CAMPBELL-PURI, *Chairman*,

Central Government Industrial Tribunal, Calcutta.

CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL AT CALCUTTA

20/1 GURUSADAY ROAD, BALLYGUNGE, CALCUTTA-19.

Reference No. 17 of 1951.

Before Shri K. S. Campbell-Puri, B.A., LL.B., *Chairman*.

PARTIES

Messrs United India Life Assurance Company Limited,

And

Their Workmen.

Appearances:

Shri Puspa May Das Gupta, Joint Secretary, Insurance Office Employees' Association of Bengal, for the Employees.

None for the Employer.

AWARD

By Notification No. LR.90(120), dated 4th December 1951, Government of India in the Ministry of Labour referred to this Tribunal an industrial dispute between the management of each of the Insurance Companies in Calcutta mentioned in Schedule I and its workmen in respect of the matters specified in Schedule II which reads as follows:—

"SCHEDULE II

1. Scale of pay, dearness allowance and house rent.
2. Bonus.
3. Provident Fund or pension, gratuity, staff insurance.
4. Hours of work.
5. Leave—casual, privilege and medical.
6. Retirement age.
7. Security of Service.
8. Overtime payment.
9. Free mid-day tiffin.
10. Provision for tiffin room, library and other similar amenities.
11. Medical aid."

In view of the fact that the number of Insurance Companies mentioned in Schedule I was large and there was every possibility of divergent pleas to be taken up by the different Companies, the Reference was divided into 12 different cases to be dealt with separately in order to avoid confusion and were consequently registered at separate numbers detailed as below:—

<i>Names of the parties</i>	<i>Reference number</i>
Messrs National Fire and General Insurance Co., Ltd. And its workmen.	10 of 1951.
Messrs New India Assurance Co., Ltd. And its Workmen.	11 of 1951.
Messrs National Indian Life Insurance Co., Ltd., And its workmen.	12 of 1951.

<i>Names of the parties</i>	<i>Reference number</i>
Messrs National Insurance Co., Ltd., And its workmen.	13 of 1951.
Messrs Calcutta Insurance Ltd. And its workmen.	14 of 1951.
Messrs Insurance of India Ltd., And its workmen.	15 of 1951.
Messrs Empire of India Life Assurance Co., Ltd. And its workmen.	16 of 1951.
Messrs United India Life Assurance Co., Ltd., And its workmen.	17 of 1951.
Messrs Rajasthan Insurance Co., Ltd. And its workmen.	18 of 1951.
Messrs All India General Insurance Co., Ltd. And its workmen.	19 of 1951.
Messrs East India Insurance Co., Ltd. And its workmen.	20 of 1951.
Messrs India Equitable Insurance Co., Ltd. And its workmen.	21 of 1951

Usual notices were issued to all concerned for filing Statement of Claims and Written Statements and on the application of Shri Puspa May Das Gupta, Joint Secretary, Insurance Office Employees' Association of Bengal the Unions were allowed to file similar statement of claims in all cases, if so desired.

Now in the case of 'Messrs United India Life Assurance Company Limited' and their workmen (Reference No. 17 of 1951 in this office), the statement of claim was filed on 4th February 1952 and the written statement on behalf of the employers was being awaited when the President and the Secretary of United India Life Employees' Association informed the Tribunal by their letter, dated 5th March 1952, to the effect that the claim was withdrawn in pursuance of the assurance given to the Association by Shri Balaram Rao, Agency Manager of United Life Assurance Co., Ltd., Calcutta in respect of the matters referred to in the Schedule II of the Notification for adjudication. It was further stated *inter-alia* that the Association feels that there is a possibility of reasonable and satisfactory solution of the question involved, in view of the sincere assurances advanced by the said Agency Manager for and on behalf of the Company and therefore craves leave of this Tribunal to allow the Association to remove its name from the adjudication proceedings.

I, however, deemed it proper to record the statement of Shri Puspa May Das Gupta, Joint Secretary of the Insurance Office Employees' Association of Bengal in this connection, who made his appearance on 28th May 1952 and stated that the dispute between Messrs United India Life Assurance Co., Ltd., and their workmen had been withdrawn by the Insurance Office Employees' Association of Bengal through the United Life Assurance Employees' Association. In the circumstances the claim is deemed to have been withdrawn and needs no adjudication.

Awarded accordingly, this day the 29th May 1952.

K. S. CAMPBELL-PURI, *Chairman,*
Central Government Industrial Tribunal, Calcutta.

CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL AT CALCUTTA

20/1 GURUSADAY ROAD, BALLYGUNGE, CALCUTTA-19.

Reference No. 18 of 1951

Before Shri K. S. Campbell-Puri, B.A., LL.B., *Chairman.*

PARTIES

Messrs Rajasthan Insurance Company Limited,
And
Their Workmen.

Appearances:

Shri Susil Chandra Mukherjee, Secretary, Rajasthan Insurance Employees' Union, and

Shri Puspa May Das Gupta, Joint Secretary, Insurance Office Employees' Association of Bengal, for the Employees.

Shri Kali Pada Guha, for the Rajasthan Insurance Company Limited.

AWARD

By Notification No. LR.90(120), dated 4th December 1951, Government of India in the Ministry of Labour referred to this Tribunal an industrial dispute between the management of each of the Insurance Companies in Calcutta mentioned in Schedule I and its workmen in respect of the matters specified in Schedule II which reads as follows:—

"SCHEDULE II

1. Scale of pay, dearness allowance and house rent.
2. Bonus.
3. Provident Fund or pension, gratuity, staff insurance.
4. Hours of work.
5. Leave—casual, privilege and medical.
6. Retirement age.
7. Security of Service.
8. Overtime payment.
9. Free mid-day tiffin.
10. Provision for tiffin room, library and other similar amenities.
11. Medical aid."

In view of the fact that the number of Insurance Companies mentioned in Schedule I was large and there was every possibility of divergent pleas to be taken up by the different Companies, the Reference was divided into 12 different cases to be dealt with separately in order to avoid confusion and were consequently registered at separate number detailed as below:—

<i>Names of the parties.</i>	<i>Reference number.</i>
Messrs National Fire and General Insurance Co., Ltd. And its Workmen.	10 of 1951.
Messrs New India Assurance Co., Ltd. And its Workmen.	11 of 1951.
Messrs National Indian Life Insurance Co., Ltd. And its Workmen.	12 of 1951.
Messrs National Insurance Co., Ltd. And its Workmen.	13 of 1951.
Messrs Calcutta Insurance Ltd. And its Workmen.	14 of 1951.
Messrs Insurance of India Ltd. And its Workmen.	15 of 1951.
Messrs Empire of India Life Assurance Co., Ltd. And its Workmen.	16 of 1951.
Messrs United India Life Assurance Co., Ltd. And its Workmen.	17 of 1951.
Messrs Rajasthan Insurance Co., Ltd. And its Workmen.	18 of 1951.
Messrs All India General Insurance Co., Ltd. And its Workmen.	19 of 1951.
Messrs East India Insurance Co., Ltd. And its Workmen.	20 of 1951.
Messrs India Equitable Insurance Co., Ltd. And its Workmen.	21 of 1951.

Usual notices were issued to all concerned for filing Statement of Claims and Written Statements and on the application of Shri Puspa May Das Gupta, Joint

Secretary, Insurance Office Employees' Association of Bengal, the Unions were allowed to file similar statement of claims in all cases, if so desired.

Now in the case of Messrs Rajasthan Insurance Company, Ltd., and its Workmen (Reference No. 18 of 1951 in this office), the statement of claim was filed on 4th February 1952 and written statement on behalf of the employer was being awaited. But the employer pleaded their inability to file their written statement because mutual negotiations for settlement with the employees were going on. Ultimately an agreement dated 15th May 1952 was filed under the signatures of the President and the Secretary of Rajasthan Insurance Employees' Union as well as the President and the Joint Secretary of Insurance Office Employees' Association of Bengal on behalf of the Unions and the Manager, Rajasthan Insurance Company, Ltd. on behalf of the Company. The parties were accordingly summoned for 28th May 1952 for the ratification of the terms of the agreement before the Tribunal. Their statements which are reproduced in the Annexure (1) attached with the award were recorded and in pursuance of the agreement ratified by both sides, the award is hereby made in terms of the agreement which is reproduced as below *ad-verbatim*—

“TERMS OF SETTLEMENT

SCALE AND GRADE OF PAY

Head Clerk and Chief Cashier.—Rs. 80—8—120—10—170—12—230—14—300.

Department-in-Charge:—Rs. 70—6—100—7—135—9—180—11—235.

Office Assistants:—Rs. 60—5—85—6—115—7—150—9—195.

Jamadar and Asst. Jamadar:—Rs. 50—4—70—5—95—6—125—7—160.

Bearers:—Rs. 40—3—55—4—75—5—100—6—130.

Post of the Head Clerk and Chief Cashier shall be filled in by promotion from Department in Charge according to seniority and efficiency of service and in the same way, the posts of Dept.-in Charge shall be filled in by promotion from office assistants.

Adjustment of Salaries.—Adjustment of salaries of old employees shall be made assuming that they started with the salary as mentioned above under the heading Scale and Grade of Pay and one increment shall be added for every year of service according to the schedule rate as stated before.

Dearness Allowance.—All employees shall be entitled to get Rs. 25 only at flat rate from the 1st May, 1952 and further the sum of Rs. 5 shall be added to it from 1st January, 1953 except in case of Jamadars and bearers who shall be entitled to get Dearness Allowance at the flat rate of Rs. 13 from 1st May 1952 and Rs. 15 only from 1st January, 1953.

Bonus.—All employees shall be given one month's salary including Dearness Allowance as Bonus once every year.

Provident Fund.—6½ per cent. of the monthly salary shall be deducted in every month as the contribution of employees to the Provident Fund and the Company's contribution shall be equal to that of the employee and the employees shall be eligible to get the Company's contribution after the expiry of five years' service.

Gratuity.—Gratuity shall be allowed to all employees on retirement or on permanent disablement or to their legal heirs in case of premature death after completing 10 years' service on the basis of fifteen days' salary for each year of service. The last pay drawn by the employee shall be the basis of calculation of gratuity.

Staff Insurance.—All employees shall be allowed a rebate of full first year's premium and 5 per cent. on renewal on the policy taken out by them up to the extent of Rs. 3,000. After discontinuance of one Policy no fresh Policy shall be allowed under this scheme.

Condition of Service.—

(a) Working Hours: 10-30 A.M. to 5 P.M. on weekdays and 10-30 A.M. to 2-30 P.M. on Saturdays.

(b) Leave: Casual Leave—15 days in each year. Privilege Leave—One month in each year. Medical Leave—One month in each year.

Casual leave may be availed of in full at any time of the year.

Privilege leave shall accumulate for three months.

Medical leave shall accumulate for six months.

Period of service: (Retirement Age).—Age limit of service shall be sixty years next birthday of each employee. If the management deems fit extension may be allowed.

Security of Service.—Management shall not discharge any employee without being approved by the Employees' Union. Employees or employee shall not be suspended without previous intimation to the Union and approved by it. Transfer on the basis of temporary period up to one year (1 year) may be made. An employee shall be made permanent after the expiry of six months' service.

All other existing rights and privileges enjoyed by the employees shall not be curtailed or discontinued.

For The Rajasthan Insurance Co., Ltd.

Sd/- AMULYA RANJAN DUTT, Manager.

For the Rajasthan Insurance Co., Ltd.

Sd/- Illegible,

President, 15th May 1952.

The Rajasthan Insurance Employees' Union.

Sd/- SUSHIL CHANDRA MUKHERJEE, Secretary,

15th May 1952.

The Rajasthan Insurance Employees' Union.

Sd/- Illegible,

President, 15th May 1952.

Insurance Office Employees Association of Bengal.

15th May 1952.

Sd/- PUSPA MAY DAS GUPTA, Jt. Secretary.

Insurance Office Employees Association of Bengal.

Now, therefore, this Tribunal makes its award in the aforesaid terms (having been fully adjusted by agreement) this the 29th day of May 1952.

K. S. CAMPBELL-PURI, Chairman,

Central Government Industrial Tribunal,

Calcutta.

ANNEXURE (1)

CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL AT CALCUTTA

REFERENCE NO. 18 OF 1951

Parties

Messrs. Rajasthan Insurance Company Limited,

And

Their Workmen

Statement of Shri Susil Chandra Mukerjee, Secretary, Rajasthan Insurance Employees Union. We have come to settlement with the Employer in the dispute referred to this Tribunal for adjudication so far Rajasthan Insurance Company Ltd. is concerned, in terms of the agreement dated 15th May, 1952. The said agreement has already been brought in the record and it is prayed that the award be made in terms of the agreement.

The agreement was signed by me on behalf of the Union.

R. O. & A. C.

Sd/- K. S. C.

Sd. SUSHIL CHANDRA MUKHERJEE, 28-5-52.

K. S. CAMPBELL-PURI, 28-5-52

Statement of Shri Puspa May Das Gupta, Joint Secretary of Insurance Office Employees' Association of Bengal. The Employees of Rajasthan Insurance Co., Ltd. have composed their differences with the employer and settled the dispute referred to this Tribunal in terms of agreement dated 15th May, 1952 and it is also signed by me. It is prayed that the award be made in terms of the agreement.

The agreement was signed by me on behalf of the Federation.

R. O. & A. C.

Sd. PUSPA MAY DAS GUPTA, 28-5-52.

Sd. K. S. CAMPBELL-PURI.

Statement of Shri Kali Pada Guha, Acct. Officer, Messrs. Rajasthan Insurance Co., Ltd. The agreement arrived at between the Rajasthan Insurance Employees Union and Messrs. Rajasthan Insurance Co., Ltd., dated 15th May, 1952 is shown to me and I am already aware of the contents of the documents also. The Company has come to terms of the contract by mutual negotiations and agreement was drawn by free will. The same was signed by the Manager, Rajasthan Insurance Co., Ltd., Amulya Ranjan Dutta in my presence. He is ill to-day and has authorised me to conduct by letter No. 5813 dated 28th May, 1952. The Company agreed to abide by the terms of the agreement and the terms thereof are to come into force from 1st May 1952. It is prayed that award be made in terms of the Agreement (Ex. 1).

R. O. & A. C.

Sd. KALI PADA GUHA, 28-5-52.

Sd. K. S. C.

Sd. K. S. CAMPBELL-PURI.

[No. LR-90(120)]

ORDER

New Delhi, the 11th June 1952

S.R.O. 1109.—In exercise of the powers conferred by section 10 of the Industrial Disputes Act, 1947 (XIV of 1947), the Central Government hereby directs that the following amendment shall be made in the Order of the Government of India in the Ministry of Labour No. S.R.O. 636, dated the 31st March 1952, namely:—

In Schedule II to the said order the following entries shall be inserted at the end:—

- "(41) Shri Munshi Lal, Discharge from service.
- (42) Shri Binayak Pershad, Forced retirement from service.
- (43) Shri C. P. Mishra, Victimisation."

[No. LR-100(16).]

N. C. KUPPUSWAMI, Under Secy.

ORDER

New Delhi, the 12th June 1952

S.R.O. 1110.—Whereas the Central Government is of opinion that an industrial dispute exists between the employers in relation to the United Commercial Bank Limited and their workmen in respect of the matter specified in the Schedule hereto annexed;

And whereas the Central Government considers it desirable to refer the dispute for adjudication;

Now, therefore, in exercise of the powers conferred by section 10 of the Industrial Disputes Act, 1947 (XIV of 1947), the Central Government hereby refers the said dispute for adjudication to the All India Industrial Tribunal (Bank Disputes) constituted by the notification of the Government of India in the Ministry of Labour No. S.R.O. 33, dated the 5th January 1952.

SCHEDULE

Whether any bonus is payable to the workmen of the United Commercial Bank Limited for each of the years 1950 and 1951 and, if so, whether the Bank is entitled to deduct therefrom any overtime allowance or other payments already made. If no such bonus is payable whether the Bank was justified in deducting the overtime allowance paid during those years from the *ex-gratia* amount payable in lieu of bonus.

[No. LR-100(23)/II.]

S. NEELAKANTAM, Dy. Secy.

MINISTRY OF WORKS, HOUSING & SUPPLY

New Delhi, the 11th June 1952

S.R.O. 1111.—The following draft of a further amendment to the Explosives Rules, 1940, which it is proposed to make in exercise of the powers conferred by section 5 of the Indian Explosives Act, 1884 (IV of 1884), is published as required by section 18 of the said Act for the information of all persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration on or after the 15th July, 1952.

Any objection or suggestion, which may be received from any person with respect to the said draft before the date specified will be considered by the Central Government.

Draft Amendment

In rule 99 of the said Rules for the words "District Authority", the words "Inspector of Explosives", shall be substituted.

[No. M-103(5)/52.]

S. K. GUHA, Under Secy.

New Delhi, the 11th June 1952

S.R.O. 1112.—In exercise of the powers conferred by section 28 of the Indian Boilers Act, 1923 (V of 1923), the Central Boilers Board hereby directs that the following amendment shall be made in the Indian Boilers Regulations 1950, the same having been previously published as required by sub-section (1) of section 31 of the said Act, namely:—

In regulation 316 of the said Regulations, after clause (c), the following clause shall be inserted, namely:—

"(d) When two or more boilers are connected to a common steam main over 4" diameter, an automatic isolating valve shall be fitted between each boiler stop valve and the steam main."

[No. M/BL-304(75).]

(Central Boilers Board)

New Delhi, the 11th June 1952

S.R.O. 1113.—In exercise of the powers conferred by section 28 of the Indian Boilers Act, 1923 (V of 1923), the Central Boilers Board directs that the following further amendments shall be made in the Indian Boiler Regulations, 1950, the same having been previously published as required by sub-section (1) of section 31 of the said Act, namely:—

For regulations 275, 276, 277 and 278 of the said Regulations, and for the table and figures referred to therein, the following shall be substituted, namely:—

"275. *Shape of Dished End Plate.*—When an end plate is dished to semi-ellipsoidal, partial spherical or hemispherical form, it shall comply with the following: (See Fig. 23).

(a) For ends of partial spherical form the inside radius of dishing R shall not be greater than the outside diameter D of the end plate and the inside corner radius r shall not be less than four times the thickness of the end plate or $2\frac{1}{2}$ inches or 12.5 per cent. of the inside diameter of shell, whichever is the greatest.

(b) For ends of semi-ellipsoidal form the ratio of the major axis to the minor axis shall not be greater than 2.

276. *General.*—The thickness T specified in equation 75 of Regulation 278 is the thickness of the end plate after manufacture and is applicable over the whole area of the end plate up to the point where, for ends of partially spherical shape, the dishing radius joins the corner radius; from this point a gradual thinning is permissible up to a maximum of 10 per cent. of the thickness T at the point where the corner

radius joins the straight portion of flanged end plate. A similar gradual thinning is permissible for end plates of semi-ellipsoidal shape. This permissible reduction in thickness applies also to the flange for the manhole opening. In no case, however, when the end plate is butt welded to the drum shell, shall the thickness of the edge of the flange for connection to the shell be less than the thickness of an unpierced seamless shell of the same diameter and material, determined by equation 72.

277. *End Plate with Manhole.*—When an end plate has a flanged-in-manhole the depth of the flange forming the access opening measured from the outer surface of the plate at the minor axis of the opening shall be not less than \sqrt{TW}

Where T =Thickness of the end plate in inches;

W =Minor axis of the manhole in inches

NOTE.—The corner radius of the manhole flange r_m shall be not less than 1" (See Fig. 23).

278. (a) *End Plate Subject To Pressure On the Concave Side.*—The Maximum working pressure of unstayed Dished End Plates subject to pressure on the concave side shall be determined by the following formula:

$$WP = \frac{2f(T-0.1)}{DFK} \quad (\text{Eqn. 74})$$

Where WP =Working Pressure in lb./sq. in.

f =Permissible stress in lb./sq. in. at working metal temperature of the drum end plate. (See table below).

T =Thickness of the end plate in inches.

D =Outside diameter of the end plate in inches.

$F=1$ for end plates without holes, or having only reinforced holes, or having unreinforced widely spaced holes not exceeding four times the plate thickness or $2\frac{1}{2}$ inches, whichever is the less.

=1.15 for end plates having a central flanged manhole or hand hole (complying with Eqn. 73).

=a constant whose value is more than 1.15 for end plates having unreinforced holes of dimensions greater than $2\frac{1}{2}$ " or four times the thickness of plate.

=End plates should not have large unreinforced holes, eccentric flanged manholes or hand holes, wherever practicable and in those cases the Chief Inspector of Boilers may in his discretion use such values of F as would meet the circumstances, dependent upon the size, shape and position of these openings in the end plate.

K =A factor dependent upon the ratio $\frac{h}{D}$ where h is the external height, and generally obtained from the curve shown in Fig. 22.

In no case shall K be taken as less than $1.15 \frac{R}{D}$ or $0.12 \frac{D}{r}$

(See Fig. 23).

NOTE 1.—The external height of dishing h may, for ends of partial spherical form, be determined as follows: (See Fig. 23):—

$$h = R_s - \sqrt{\left(\frac{R_s - D}{2}\right) \times \left(\frac{R_s + D - 2r_s}{2}\right)} \quad (\text{Eqn. 75})$$

NOTE 2.—Where the above rules are applied to small drum ends with manhole openings, the dimensions "r" and "r_m" (See Fig. 23) apply only to the section of the end containing the minor axis of the opening, i.e. "r" and "r_m" need not apply throughout the whole periphery of such ends.

Maximum permissible stresses at working Metal Temperatures for ends plates Dished From Plate.

Working metal temperature	Tensile Strength of plate in lbs. per sq. inch.				
	24-28 tons per sq. in.	26-30 tons per sq. in.	28-32 tons per sq. in.	32-36 tons per sq. in.	34-38 tons per sq. in.
Up to—					
650°F	13400	14500	15700	18000	19000
700°F	13200	14300	15200	17200	18200
750°F	12000	12700	13400	14800	15500
800°F	10500	10900	11300	12100	12500
850°F	8500	8700	8900	9300	9500
900°F	6300	6300	6300*	6300	6300

Intermediate values may be interpolated.

NOTE 1.—The use of carbon steel plate having a tensile range in excess of 28/32 ton/sq. in. is not permissible for drum ends dished from plate.

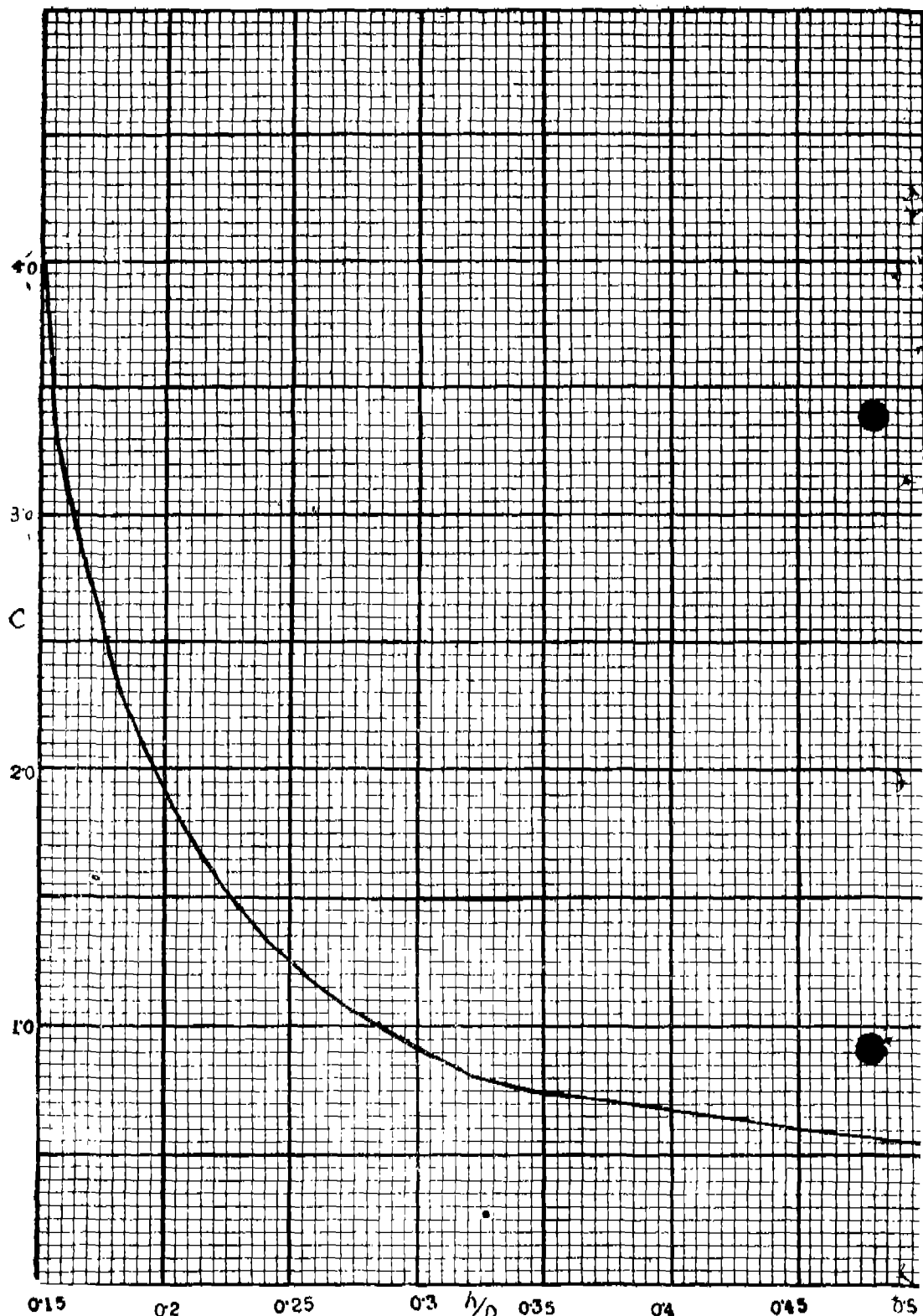


FIG. 22.

K = A FACTOR FOR USE IN EQUATION 74 REGULATION 278.

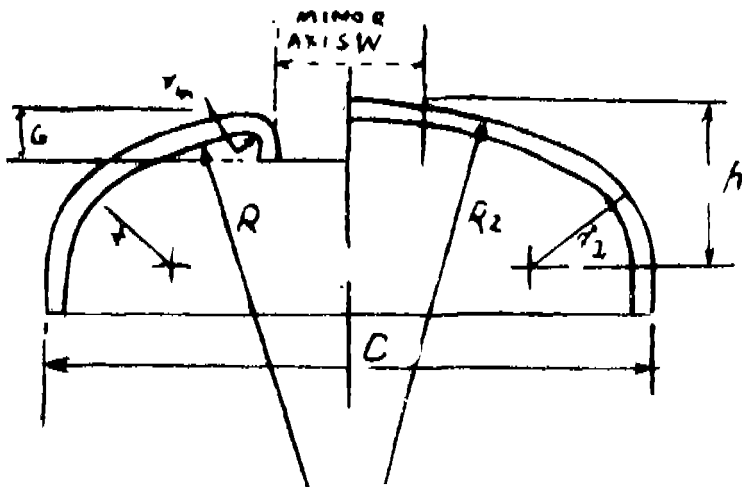


Fig. 23''

[No. M/BL-304(60).]

S. K. GUHA, for Secy.

